

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW MEXICO

SAFETREE CONSULTING, and  
DAMON CHARLES WILLIAMS,

Petitioner,

v.

No. 1:21-cv-00317-KWR-JFR

MATTHEW PATRICK ADAMS,

Respondent.

**ORDER TO CURE DEFICIENCY**

**THIS MATTER**<sup>1</sup> comes before the Court on Petitioner's Motion to Confirm Arbitration Award (Doc. 1). The filing is deficient because Petitioner failed to prepay the \$402 filing fee, or alternatively, file a motion to proceed *in forma pauperis*. *See* 28 U.S.C. § 1915(a)(2). Petitioner must cure this deficiency within thirty (30) days of entry of this Order. All filings must include the case number (21-cv-317 KWR-JFR). The failure to timely comply with this Order will result in dismissal of this case without further notice.

**IT IS ORDERED** that within thirty (30) days of entry of this Order, Petitioner must prepay the \$402 filing fee, or alternatively, file a motion to proceed *in forma pauperis*.

**IT IS FURTHER ORDERED** the Clerk's Office shall **MAIL** Petitioner a form motion to proceed *in forma pauperis*.

**IT IS FINALLY ORDERED** that failure to timely comply with this order will result in dismissal of this case without further notice.

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<sup>1</sup> This matter was originally filed as a miscellaneous case, 20-mc-25. However, it should have been filed as a civil case, which is how Petitioner's other similar motions to confirm arbitration award have been filed. *See, e.g.*, *Damon Charles Williams v. Cook County et. al*, 1:20-cv-759 (N.D. Ill.); *Damon Charles Williams v. Kelly Laimana et al.*, 8:20-cv-01110-DOC-ADS (C.D. Cal.).



KEA W. RIGGS  
UNITED STATES DISTRICT JUDGE